



March 22, 1993

Ms. Liza I. Montalvo
Residual Project Manager
North Superfund Remedial Branch
U. S. Environmental Protection Agency
Region IV
345 Courtland Street, N. E.
Atlanta, GA 30365

**Re: Specifications For Proposed Monitoring Well -
Lees Lane Landfill Superfund Site, Louisville,
Jefferson County, Kentucky**

Dear Ms. Montavelo:

By this letter, MSD acknowledges receipt of technical specifications and installation information for a proposed permanent groundwater monitoring well as a replacement for a collapsed private well located in the vicinity of 6707 Glenbrook Avenue, Louisville, Kentucky. Specifically, the documents received by MSD are identified as follows:

1. Statement of Work and Technical Specifications for Drilling Services - Lees Lane, Jefferson County, Kentucky - September 1987, EPA Region IV
2. Appendix E, Design and Installation For Permanent Monitoring Wells, Section No. E.1, to E.10, inclusive, Date: 2/1/91

However, I wish to call to your attention the fact that Appendix E is incomplete as received by MSD. Apparently, the Appendix E document pages, Section No. E.1 to E.10, inclusive, are two sided and the reverse side of each section page was not reproduced. Therefore, it is requested that a complete set of Appendix E be photocopied and forwarded to the attention of the undersigned at your earliest convenience.

Before proceeding further for procurement of design and installation services related to a proposed groundwater monitoring well in the vicinity of 6707 Glenbrook Avenue, there are several concerns that MSD needs to resolve. These concerns are as follows:





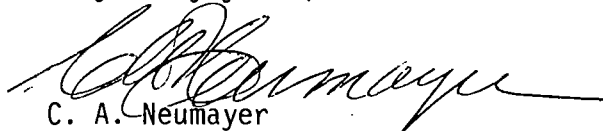
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1. Is the proposed groundwater monitoring well to serve as a water supply for the private residence at 6707 Glenbrook Avenue?
2. If the proposed groundwater monitoring well is not to serve as a water supply for the residents, then is it the intention of EPA, Region IV, that arrangements be made with the Louisville Water Company to provide public water supply service to the residents at 6707 Glenbrook Avenue?
3. Can the proposed monitoring well be located within the confines of the public right of way and thereby avoid having to secure an easement or right of entry to the property at 6707 Glenbrook Avenue?

Finally, MSD is requesting a written directive from US EPA, Region IV, to design and install the proposed groundwater monitoring well as qualifying for the operation and maintenance work subject to the present value monetary cap as set forth under Paragraph 1 of the Administrative Order on Consent, US EPA Docket No. 91-32-C. This written directive is needed in order to document the understanding for the procurement of the proposed groundwater monitoring well.

Please advise if you have any further questions concerning this subject after completing your review of same.

Very truly yours,


C. A. Neumayer
Director of Operations

CAN/dc
CAN30.5A

cc: G. R. Garner, Executive Director
File: WD 2 (Lees Lane M&M)